

Finding of the Book of the Law

Sunday School Lesson for July 30, 1911
Specially Arranged for This Paper

LESSON TEXT—II Chronicles 34:14-33.
MEMORY VERSE—31.
GOLDEN TEXT—"Thy word have I hid in mine heart, that I might not sin against thee."—Ps. 119:11.
TIME—B. C. 621. In the 18th year of Josiah's reign, when he was 26 years old, Stage IV of the last lesson.
PLACE—The Temple and Palace at Jerusalem.
PERSONS—Josiah the king, Hilkiah the prophet, Shaphan the scribe or secretary.

With hundreds of millions of Bibles in existence and several millions more printed every year, it is somewhat difficult for us to imagine how knowledge of the written Bible, and of the exact tenor of its teachings, could be lost. Some facts will help us to understand. There were at that time very few copies of the sacred books in existence. They were very expensive. It was customary for these copies to be kept in the temple, while the copy which (according to the law) was made for the use of the king, would most certainly have perished under such kings as Manasseh and Amon.

It is plain that the finding of this book "was not the discovery of something unknown before, but the rescuing of the temple copy of the law from the hiding place in which it had long lain." It must have been the ancient copy of the law, and not a book written, as some critics think, by unknown persons in the reign of Manasseh, never seen or used among the Jews before.

When they brought out from the old chests in the temple the money contributed for repairs, which had been deposited in the safest hiding place, Hilkiah the priest, who had charge of the money, in searching the chest found at the bottom a book of the law of the Lord, the law given by Moses.

Hilkiah delivered the book to Shaphan, King Josiah's secretary of state, as the fitting person to show it to the king. When Shaphan reported the contributions and the work on the temple, he brought the book with him, told how it had been found, and read it to the king.

The king heard the book read, and he assembled the elders and priests, and the Levites. They made a public covenant and pledge. The king himself first made a public covenant before the Lord, to walk after the Lord, and to keep his commandments, with all his heart.

This was very similar to the great meeting under Joshua on the slopes of Mount Ebal and Gerizim eight centuries before, on taking possession of the Promised Land. The same motives were presented, and the same covenant made.

The covenant was made under the power of the strongest and best motives that could be brought to bear upon them, when their minds were uplifted into clearer vision, above the smoke and clouds of earth. That was the right time to make a decision. God has given us feelings on purpose to move us to decide aright.

Josiah restored the regular temple services under the priests and Levites; and he celebrated a passover, such as had not been celebrated from the days of the Judges that judged Israel, nor in all the days of the kings of Israel, nor of the kings of Judah. From all parts of the land the people flocked up to the renovated temple and joined with every demonstration of gladness in the eight days' festivity prepared for them. Thirty thousand males of full age attended. During all these days the services of the temple choir were brought into regulation—the singers of the famous clan of Asaph chanting, in relays, the psalms for the season, appointed centuries before by David, Asaph and Jeduthun.

The Bible may be lost today by neglecting it—neglecting to read it daily. Neglecting family reading and prayers. Neglecting to read its stories to little children. By disobeying it. Disobeying its precepts dulls the conscience, and the whole moral nature, so that it may be said, "Eyes have they, but they see not, ears have they, but they hear not."

By being so absorbed in worldly things that while he heareth the word with his ears, "the care of this world, and the deceitfulness of riches, choke the word, and he becometh unfruitful." By keeping the Word far from daily life, so that all its blessed truths are admired, but not geared on to right action.

By making the Bible unattractive. I have heard a number of ministers read the Bible so poorly that people were not interested in it. Listened carelessly, and liked it less than if it had been unread. Then the printing of the Revised Version is so solid as to be unattractive and difficult to use. By lessening its authority. It makes a vast difference in the power of the Bible, whether it is received as only the thoughts of men, or as a message from God. By neglecting all the light that is shining upon it from many sources.

Find the Bible—Get acquainted with it. Read it. Study it. Know what is in it. One of the best things in the Sunday school, in the Epworth League and Christian Endeavor movement is their emphasis on the daily reading of the Bible. Practice its precepts. Only by doing God's will can one understand it. Use it as a guide book for daily life. Sometimes boys in school and college have little interest in their studies because they do not see any practical use in them. But as soon as they see how they guide to success, or are essential to their aims, they become full of enthusiasm.

Order of Publication.

STATE OF MISSOURI, ss.
County of Holt, ss.
In the Circuit Court of Holt County, Missouri, To the August Term Thereof, A. D. 1911.
T. B. Ward, Plaintiff,
vs.
Francis Worth, Abby Woodruff, alias Abby Woodruff, Sarah Ensworth, alias Sally Ensworth, Thomas Ensworth and Ensworth Medical School and Hospital and the Deaconess Home and Hospital Association (Claiming through residuary trustees named in the will of Samuel Ensworth, deceased), as heirs, devisees and legatees, and immediate, remote, voluntary or involuntary grantees of Joseph Carter, as defendants.

Now on this 31st day of May, 1911, comes the plaintiff herein, by Frank Pet, his attorney and agent, and files his petition, verified by the affidavit of said attorney and agent, alleging among other things, that he is the owner and in possession of the following described real estate situate in Holt County, Missouri, to-wit:

The West Thirty acres of the Northeast Fourth of the Southeast Quarter of Section Thirty-five (35), in Township Sixty-one (61), of Range Thirty-nine (39).
And that the defendants claim to have some estate, title and interest in said real estate situate in Holt County, Missouri, and that the plaintiff herein, by Frank Pet, his attorney and agent, claims to be interested in, or who claim to be interested in, the said real estate, whose names he cannot insert therein because they are unknown to him; that the claim of said defendants is through and under a patent from the United States Government, dated October 1st, 1891, a copy of which, duly certified, is recorded in Book 67 at page 20 of the real estate records of Holt County, Missouri, conveying to Joseph Carter the Northeast Fourth of the Southeast Quarter of said Section Thirty-five (35), in Township Sixty-one (61), of Range Thirty-nine (39); that the said patent is the last transfer of said claim or title to said real estate; and that such unknown persons derive or claim to derive, their title and claim to said real estate as the heirs, devisees, legatees, donees, assignees and immediate, remote, voluntary or involuntary grantees of said Samuel Ensworth, deceased, and that said petition contains as full, correct and complete a recital and description of the claims of said defendants and how said claims are derived as the same are known to plaintiff.

It is thereupon ordered by the undersigned clerk aforesaid, in vacation, that said defendants be notified, that an action has been commenced against them in the Circuit Court of Holt County in the State of Missouri, to-wit: For the purpose of settling, defining and quieting the title to the following described real estate in Holt County, Missouri, to-wit: Commencing 25.7 chains south of 2nd West 15.7 chains to the left bank of the Kaw River, thence up to the left bank of the Kaw River to the North line of section; thence East on the North line of said section to the East line of said section, containing 7.5 acres, and by which said plaintiff seeks to forever bar and preclude the said defendants and each of them, from setting up any interest or claim in or to said real estate adversely to said plaintiff, and which said action is returnable to the court on the first day of the next regular term of this court, to be held at the court house in the City of Oregon, in the County of Holt and State of Missouri, on the 28th day of August, 1911, at which time and place said defendants are required and commanded to be and appear and to plead answer or demur to plaintiff's said petition, otherwise the allegations contained in said petition will be taken and considered as confessed and judgment rendered according to the prayer hereof, forever barring and precluding said defendants from hereafter setting up any claim or title to said real property.

The Holt County Sentinel, published in the City of Oregon, County and State aforesaid, having been designated by the plaintiff and his attorney as the newspaper most likely to give notice to the defendants of the pendency of this action, it is ordered that a copy of this order be published in said Holt County Sentinel once a week for and during four weeks successively, the last insertion of said order in said newspaper to be at least fifteen days before the first day of the next regular term of court.

STATE OF MISSOURI, ss.
County of Holt, ss.
I, E. A. Dunham, Clerk of the Circuit Court of Holt County, Missouri, do hereby certify that the foregoing is a true copy of the original order of publication as the same appears of record in my office, this 31st day of June, 1911.

Order of Publication.
In the Circuit Court of Holt County, Missouri, August Term Thereof, A. D. 1911.
Samuel M. Kaufman, Plaintiff,
vs.
The unknown heirs, consorts, devisees, assignees, donees, legatees and immediate, remote, voluntary or involuntary grantees of William T. Harris, deceased, his wife, William T. Harris, Bettie A. Harris, Harry Smith and Joseph C. Boyd, as defendants.

Now on this 31st day of May, 1911, comes the plaintiff herein, by Frank Pet, his attorney and agent, and files his petition, verified by the affidavit of said attorney and agent, alleging among other things, that he is the owner and in possession of the following described real estate situate in Holt County, Missouri, to-wit:

The East half of the north east quarter of the north west quarter, North west quarter of the south east quarter, North 30 acres of the north east quarter of the south east quarter, Section 30, Township 60, Range 38, and by which said action plaintiff seeks to forever bar and preclude the said defendants and each of them, from setting up any interest or claim in or to said real estate adversely to said plaintiff, and which said action is returnable to the court on the first day of the next regular term of this court, to be held at the court house in the City of Oregon, in the County of Holt and State of Missouri, on the 28th day of August, 1911, at which time and place said defendants are required and commanded to be and appear and to plead answer or demur to plaintiff's said petition, otherwise the allegations contained in said petition will be taken and considered as confessed and judgment rendered according to the prayer hereof, forever barring and precluding said defendants from hereafter setting up any claim or title to said real property.

It is thereupon ordered by the undersigned clerk aforesaid, in vacation, that said defendants be notified, that an action has been commenced against them in the Circuit Court of Holt County in the State of Missouri, for the purpose of trying, determining, settling, defining and quieting the title to the following described real estate in Holt County, Missouri, to-wit: The east half of the north east quarter of the north west quarter, North west quarter of the south east quarter, North 30 acres of the north east quarter of the south east quarter, Section 30, Township 60, Range 38, and by which said action plaintiff seeks to forever bar and preclude the said defendants and each of them, from setting up any interest or claim in or to said real estate adversely to said plaintiff, and which said action is returnable to the court on the first day of the next regular term of this court, to be held at the court house in the City of Oregon, in the County of Holt and State of Missouri, on the 28th day of August, 1911, at which time and place said defendants are required and commanded to be and appear and to plead answer or demur to plaintiff's said petition, otherwise the allegations contained in said petition will be taken and considered as confessed and judgment rendered according to the prayer hereof, forever barring and precluding said defendants from hereafter setting up any claim or title to said real property.

The Holt County Sentinel, published in the City of Oregon, County and State aforesaid, having been designated by the plaintiff and his attorney as the newspaper most likely to give notice to the defendants of the pendency of this action, it is ordered that a copy of this order be published in said Holt County Sentinel once a week for and during four weeks successively, the last insertion of said order in said newspaper to be at least fifteen days before the first day of the next regular term of court.

Order of Publication.

STATE OF MISSOURI, ss.
County of Holt, ss.
In the Circuit Court of Holt County, Missouri, To the August Term Thereof, A. D. 1911.
J. M. Crabb, Plaintiff,
vs.
Joseph Carter and the unknown consorts, heirs, devisees, donees, legatees and immediate, remote, voluntary or involuntary grantees of Joseph Carter, as defendants.

Now on this 31st day of May, 1911, comes the plaintiff herein, by Frank Pet, his attorney and agent, and files his petition, verified by the affidavit of said attorney and agent, alleging among other things, that he is the owner and in possession of the following described real estate situate in Holt County, Missouri, to-wit:

The West Thirty acres of the Northeast Fourth of the Southeast Quarter of Section Thirty-five (35), in Township Sixty-one (61), of Range Thirty-nine (39).
And that the defendants claim to have some estate, title and interest in said real estate situate in Holt County, Missouri, and that the plaintiff herein, by Frank Pet, his attorney and agent, claims to be interested in, or who claim to be interested in, the said real estate, whose names he cannot insert therein because they are unknown to him; that the claim of said defendants is through and under a patent from the United States Government, dated October 1st, 1891, a copy of which, duly certified, is recorded in Book 67 at page 20 of the real estate records of Holt County, Missouri, conveying to Joseph Carter the Northeast Fourth of the Southeast Quarter of said Section Thirty-five (35), in Township Sixty-one (61), of Range Thirty-nine (39); that the said patent is the last transfer of said claim or title to said real estate; and that such unknown persons derive or claim to derive, their title and claim to said real estate as the heirs, devisees, legatees, donees, assignees and immediate, remote, voluntary or involuntary grantees of said Joseph Carter, deceased, and that said petition contains as full, correct and complete a recital and description of the claims of said defendants and how said claims are derived as the same are known to plaintiff.

It is thereupon ordered by the undersigned clerk aforesaid, in vacation, that said defendants be notified, that an action has been commenced against them in the Circuit Court of Holt County in the State of Missouri, to-wit: For the purpose of settling, defining and quieting the title to the following described real estate in Holt County, Missouri, to-wit: Commencing 25.7 chains south of 2nd West 15.7 chains to the left bank of the Kaw River, thence up to the left bank of the Kaw River to the North line of section; thence East on the North line of said section to the East line of said section, containing 7.5 acres, and by which said plaintiff seeks to forever bar and preclude the said defendants and each of them, from setting up any interest or claim in or to said real estate adversely to said plaintiff, and which said action is returnable to the court on the first day of the next regular term of this court, to be held at the court house in the City of Oregon, in the County of Holt and State of Missouri, on the 28th day of August, 1911, at which time and place said defendants are required and commanded to be and appear and to plead answer or demur to plaintiff's said petition, otherwise the allegations contained in said petition will be taken and considered as confessed and judgment rendered according to the prayer hereof, forever barring and precluding said defendants from hereafter setting up any claim or title to said real property.

The Holt County Sentinel, published in the City of Oregon, County and State aforesaid, having been designated by the plaintiff and his attorney as the newspaper most likely to give notice to the defendants of the pendency of this action, it is ordered that a copy of this order be published in said Holt County Sentinel once a week for and during four weeks successively, the last insertion of said order in said newspaper to be at least fifteen days before the first day of the next regular term of court.

STATE OF MISSOURI, ss.
County of Holt, ss.
I, E. A. Dunham, Clerk of the Circuit Court of Holt County, Missouri, do hereby certify that the foregoing is a true copy of the original order of publication as the same appears of record in my office, this 31st day of June, 1911.

Order of Publication.
In the Circuit Court of Holt County, Missouri, August Term Thereof, A. D. 1911.
Samuel M. Kaufman, Plaintiff,
vs.
The unknown heirs, consorts, devisees, assignees, donees, legatees and immediate, remote, voluntary or involuntary grantees of William T. Harris, deceased, his wife, William T. Harris, Bettie A. Harris, Harry Smith and Joseph C. Boyd, as defendants.

Now on this 31st day of May, 1911, comes the plaintiff herein, by Frank Pet, his attorney and agent, and files his petition, verified by the affidavit of said attorney and agent, alleging among other things, that he is the owner and in possession of the following described real estate situate in Holt County, Missouri, to-wit:

The East half of the north east quarter of the north west quarter, North west quarter of the south east quarter, North 30 acres of the north east quarter of the south east quarter, Section 30, Township 60, Range 38, and by which said action plaintiff seeks to forever bar and preclude the said defendants and each of them, from setting up any interest or claim in or to said real estate adversely to said plaintiff, and which said action is returnable to the court on the first day of the next regular term of this court, to be held at the court house in the City of Oregon, in the County of Holt and State of Missouri, on the 28th day of August, 1911, at which time and place said defendants are required and commanded to be and appear and to plead answer or demur to plaintiff's said petition, otherwise the allegations contained in said petition will be taken and considered as confessed and judgment rendered according to the prayer hereof, forever barring and precluding said defendants from hereafter setting up any claim or title to said real property.

It is thereupon ordered by the undersigned clerk aforesaid, in vacation, that said defendants be notified, that an action has been commenced against them in the Circuit Court of Holt County in the State of Missouri, for the purpose of trying, determining, settling, defining and quieting the title to the following described real estate in Holt County, Missouri, to-wit: The east half of the north east quarter of the north west quarter, North west quarter of the south east quarter, North 30 acres of the north east quarter of the south east quarter, Section 30, Township 60, Range 38, and by which said action plaintiff seeks to forever bar and preclude the said defendants and each of them, from setting up any interest or claim in or to said real estate adversely to said plaintiff, and which said action is returnable to the court on the first day of the next regular term of this court, to be held at the court house in the City of Oregon, in the County of Holt and State of Missouri, on the 28th day of August, 1911, at which time and place said defendants are required and commanded to be and appear and to plead answer or demur to plaintiff's said petition, otherwise the allegations contained in said petition will be taken and considered as confessed and judgment rendered according to the prayer hereof, forever barring and precluding said defendants from hereafter setting up any claim or title to said real property.

The Holt County Sentinel, published in the City of Oregon, County and State aforesaid, having been designated by the plaintiff and his attorney as the newspaper most likely to give notice to the defendants of the pendency of this action, it is ordered that a copy of this order be published in said Holt County Sentinel once a week for and during four weeks successively, the last insertion of said order in said newspaper to be at least fifteen days before the first day of the next regular term of court.

NOTICE OF SPECIAL STATE ELECTION.

Notice is hereby given that pursuant to an act of the 40th general assembly of the State of Missouri, approved March 24th, 1911, an election will be held on TUESDAY, AUGUST 1, 1911, at the various polling places in said state for the purpose of ratification thereof by the voters of said state of an act, in words and figures as follows:

PROPOSAL OF AN ACT OF THE 40TH GENERAL ASSEMBLY OF MISSOURI FOR THE RATIFICATION THEREOF BY THE VOTERS OF SAID STATE AT AN ELECTION TO BE HELD FOR THAT PURPOSE ON TUESDAY, AUGUST 1, 1911.

Said act of the general assembly being in words and figures as follows, to-wit:

Authorizing and directing the contracting of the liability of the state of Missouri by the issuance of its state bonds in a sum not to exceed three and one-half millions of dollars, and for the sale of said bonds, to provide means for the building, furnishing and other equipment of a new state capital at the present seat of government of the state, and for the purchase of additional state capital premises, and also providing for the payment of said bonds and interest accruing thereon.

Be it enacted by the General Assembly of the State of Missouri, as follows: Section 1. That the contracting of the liability of the state of Missouri by the issuance of its bonds in an aggregate sum, not to exceed three and one-half millions of dollars (rendered necessary by the unforeseen emergency of the destruction of the state capital by fire), is hereby authorized and directed, said bonds to be in the denomination of one thousand or five hundred dollars each, or of both said denominations (as the state board of fund commissioners may determine), and be payable thirteen years from the issuance thereof, shall be payable to bearer in lawful money of the United States, and shall bear interest at a rate not to exceed three and one-half per centum a year (as the state board of fund commissioners may determine), payable semi-annually on the first day of January and July of each year, and to that end suitable coupons shall be attached to each bond for the payment of said interest, each coupon shall have a facsimile of the signature of the state treasurer engraved thereon. Said bonds shall be redeemable at any time on the part of the state, and shall bear interest at a rate not to exceed three and one-half per centum a year (as the state board of fund commissioners may determine), payable semi-annually on the first day of January and July of each year, and to that end suitable coupons shall be attached to each bond for the payment of said interest, each coupon shall have a facsimile of the signature of the state treasurer engraved thereon. Said bonds shall be redeemable at any time on the part of the state, and shall bear interest at a rate not to exceed three and one-half per centum a year (as the state board of fund commissioners may determine), payable semi-annually on the first day of January and July of each year, and to that end suitable coupons shall be attached to each bond for the payment of said interest, each coupon shall have a facsimile of the signature of the state treasurer engraved thereon.

Section 2. That the general assembly shall and does hereby levy an annual tax of two cents on the one hundred dollars valuation of the taxable property in this state for the payment of the accruing interest on said bonds and for the creation of a sinking fund for the payment thereof, said taxes, beginning with the year 1912 to be levied and collected annually on each and every state dollar in this state, until said bonds are fully paid.

Section 3. That this act shall go into effect and be in force from and after its ratification by the voters of this state at an election, to be held for the purpose, authorized by the general assembly, as contemplated and required by clause 3 of article IV of the Constitution of this state. Approved March 16, 1911.

Department of State
State of Missouri
Correling Roach, secretary of state of the state of Missouri, hereby certifies that the foregoing is a full, true and complete copy of the proposal of an act of the 40th general assembly of Missouri for the ratification thereof by the voters of said state at an election to be held for that purpose on Tuesday, August 1, 1911.

In testimony whereof, I hereunto set my hand and affix the great seal of the State of Missouri, this 5th day of April, A. D. 1911.

CORNELIUS ROACH,
[SEAL] Secretary of State.

C. D. ZOOK, President.
G. L. CUMMINS, Vice-President.

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Notice of Final Settlement.
Notice is hereby given that the undersigned administrator in charge of the estate of John W. Zook, deceased, will make final settlement of his accounts with said estate as such administrator at the next term of the Probate Court of Holt County, Missouri, to be held in Oregon, in said county, on the 14th day of August, A. D. 1911.

For \$1.50 you can get the Sentinel and your choice of any one the following Publications for One Year:
Twice-a-Week St. Louis Globe Democrat or Republic, Kansas City Weekly Star or Journal, Toledo Weekly Blade, St. Louis Monthly Journal of Agriculture, McCall's Magazine, Missouri Ruralist.

Church Directories.

Christian Church.
Elder H. H. Dawson, Pastor.
Bible school every Lord's day 9:45 a. m. D. P. Brooks, superintendent.
V. P. S. C. E. every Lord's day 8:30 p. m.
Prayer meeting every Thursday evening at 7:30.
Preaching every second and fourth Lord's day, morning and evening, 11 a. m. and 7:30 p. m.
All cordially invited to attend all meetings of the church. All made welcome by the pastor.

Methodist Episcopal Church.
Services each Sunday as follows:
Sunday school at 9:45 a. m.
Prayer school at 11 a. m.
Junior League at 3 p. m.
Epworth League at 7:00 p. m.
Prayer meeting each Thursday at 8:00 p. m.
You are cordially invited to attend all these services.
T. C. TAYLOR, Pastor.

Evangelical Church.
G. W. Wiedemer, Pastor.
Oregon Sunday school at 10 a. m. R. C. Kunkel, superintendent.
Prayer meeting Thursday at 8 p. m.
Preaching, first and third Sundays at 11 a. m. Second and fourth Sundays at 8 p. m.
Nickels Grove Sunday school at 10 a. m. Jas. Ramsay, superintendent.
V. P. A. at 7:30 p. m.
Prayer meeting Wednesday at 8 p. m.
Preaching, first and third Sundays at 4 p. m. Second and fourth Sundays at 11 a. m.
Henton Sunday school at 10 a. m. Preaching second Sunday at 11 a. m. Forth Sunday at 8 o'clock p. m.
Any one is cordially welcomed to any of these services.

German M. E. Church.
Rev. Henry Bruns, Pastor.
Sunday School at 9:30 a. m.
Preaching every Sunday at 10:30 a. m.
Preaching every Sunday at the Nodaway church at 2:30 p. m.
Prayer Meeting Wednesday afternoon at 1:30.
Everybody cordially invited to attend above services.

Rev. T. D. Roberts' Appointments.
New Point, every Sabbath, morning and evening.
Sabbath School at 10 a. m. Every Sabbath.

M. E. Church, Forest City.
Rev. C. H. Werner, Pastor.
1st Saturday evening, Sunday morning and evening at Tarkio Chapel.
2nd Sunday morning at 11 a. m. at Forest City Sunday evening at Kinsey school house at 8 o'clock.
3rd Sunday morning at Tarkio Chapel at 11 a. m. and evening at Forest City at 8 p. m.
4th Sunday at Kinsey at 11 a. m. and at Forest City at 8 p. m.
Sunday school at 9:30 a. m. J. M. Leane, Superintendent.

Junior League at 2:30 p. m. Mrs. Werner, Superintendent.
Epworth League at 7 p. m. Miss Mary Butler, President.
Prayer meeting Wednesday at 8 p. m. Womer's Home Mission Society Friday at 2:30 p. m. Mrs. Scott, President.
Choir practice Thursday at 8 p. m.
Sunday school at Kinsey school house at 10 a. m. B. Smith, Superintendent.
Epworth League at Kinsey school house Sunday at 7 p. m.
Sunday school at Tarkio Chapel at 9:45 a. m. E. E. Boyd, Superintendent.
Prayer meeting at Tarkio Chapel Sunday and Wednesday at 7:30 p. m.

Presbyterian Church.
Sabbath School at 9:30 every Sabbath.
V. P. S. C. E. at 6:30 p. m.
Prayer Service Thursday evening at 7:30 p. m.
Preaching every Sabbath at 11 a. m. and 7:30 p. m.
Woodville every Sabbath at 3 p. m.
Everybody cordially invited to attend all above services.
If the pastor can help you, please call for his services.

Gurson Christian Church, Bluff City.
W. H. Hardman, Pastor.
Preaching on the second and fourth Lord's day at 11 a. m. and 7:30 p. m.
Bible school each Lord's day at 10 a. m.

Christian Church, New Point.
Elder Fred D. Augustine, Pastor.
Sunday school, 10 a. m.
Preaching on the second and fourth Sundays in each month, 11 a. m., and evening.
V. P. S. C. E. every Sunday evening, 6:30 p. m.
All are cordially invited to attend.

Baptist Church.
Wm. Mitchell, Pastor.
Services at the First Baptist church the first Sunday in each month at 11 a. m. and 8 p. m.
Sunday school at 3 p. m. each Sunday.
R. V. P. C. at 7 p. m.
All are invited.

Christian Church, Forest City.
Elder Fred D. Augustine, Pastor.
Sunday school at 10 a. m.
Preaching on the first and third Sundays of each month, morning and evening.
All cordially invited to attend these services.

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